Advisory Action Before the Filing of an Appeal Brief

	Application No.	Applicant(s)			
	10/081,273	CARMAN ET AL.			
Examiner		Art Unit			
	Huong Q. Pham	3764			

	(Supplem	ental)		Huong Q. Pham		3764			
-	The MAILING DAT	E of this commu	inication appe	ars on the cover s	sheet with the d	orrespondence add	ress		
THE REPLY FILED 20 October 2005 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. 1. ☑ The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonmen this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41.31; a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the foll time periods:									
	The period for reply exp	oires <u>3 months fro</u> m	n the mailing date	of the final rejection.					
n E T	o event, however, will xaminer Note: If box 1 WO MONTHS OF TH	the statutory period is checked, check E FINAL REJECTION	for reply expire la either box (a) or (DN. See MPEP 70	ater than SIX MONTH (b). ONLY CHECK B0 06.07(f).	IS from the mailin DX (b) WHEN THI	in the final rejection, whi g date of the final rejection E FIRST REPLY WAS F	on. ILED WITHIN		
Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL									
2. The Notice of Appeal was filed on A brief in compliance with 37 CFR 41.37 must be filed within two months of the date of filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(e)), to avoid dismissal of the appeal. Since a Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a). AMENDMENTS									
		ent(s) filed after a	final rejection,	but prior to the date	e of filing a brief	, will <u>not</u> be entered be	ecause		
(a) ⊠ (b) ☐ (c) ⊠	They raise new issu They raise the issu	ues that would re e of new matter (ed to place the a	quire further co see NOTE belo pplication in bet	nsideration and/or w); tter form for appeal	search (see NO	TE below); ducing or simplifying t			
	NOTE: See Conti	nuation Sheet. (S	See 37 CFR 1.1	16 and 41.33(a)).					
4. 🔲 The a	amendments are no	t in compliance w	ith 37 CFR 1.1	21. See attached N	lotice of Non-Co	ompliant Amendment (PTOL-324).		
_ · ·	licant's reply has ove								
 Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment canceling non-allowable claim(s). 									
how to The s Claim Claim	the new or amended status of the claim(s) n(s) allowed: n(s) objected to:	l claims would be is (or will be) as	rejected is profollows:			II be entered and an e	xplanation of		
	n(s) rejected: <u>1-3,6-1</u> n(s) withdrawn from		<u>3-41 and 44</u> .						
	OR OTHER EVIDE		·						
8. The a	affidavit or other evid	lence filed after a to provide a shov	ving of good an	t before or on the o d sufficient reasons	date of filing a N s why the affidav	otice of Appeal will <u>no</u> vit or other evidence is	t be entered necessary and		
enter show	ed because the affic ing a good and suffi	lavit or other evid cient reasons wh	lence failed to c y it is necessar	overcome <u>all</u> rejecti y and was not earli	ons under appe er presented. S	e date of filing a brief, value all and/or appellant fai eee 37 CFR 41.33(d)(1	ls to provide a l).		
	affidavit or other ev FOR RECONSIDER		l. An explanatio	n of the status of th	ie claims after e	ntry is below or attach	ıed.		
			considered by	it does NOT place t	the application is	n condition for allowar	ice hecause.		
-	. `			•			ioo boodage.		
12. ☐ Note 13. ☐ Othe	e the attached Inforrer:	nation Disclosure	otatement(s).	(F10/98/08 07 P10	J-1449) Haper r	vo(s)			

Continuation of 3. NOTE: As discussed in the telephone interview on 11/18/2005, the patent to Stephen (5,331,989) shows a grip 17(note figure 5) having a second longitudinal axis fixed to the attachment post 11 and extending rearward therefrom, with the second axis extending transverse to the first axis. To any extent applicant's seat portion 4 is planar, so is the seat portion 27 of Stephen. The seat portion 27 of Stephen is a convex contour at 53 in figure 5. See also figure 1a, and the outside surface, opposite to the reference # 27, is a convex surface from forward to rearward, and a brace 65 (note figures 4,5) constructed substantially in the form of a helix, the helix circumscribing an open space to accommodate the arm of the user, the brace 65 fixed to seat 27 and extending rearward therefrom.Note that Figures 4 and 5 show the brace 65 with a top edge higher than a lower edge, and therefore the brace 65 is constructed substantially in the form of a helix as recited. One tracing the top edge of the brace 65 fromm the lower edge in figure 4 would follow a helical path to the top edge of brace 65. This would broadly comprehend " substantially " in the form of a helix.